

Petition of Time Warner Cable for Review of FCC Forms 1240 and Form 1205 for the Great Barrington, North Adams and Pittsfield Systems.

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TIME WARNER CABLE'S RESPONSE TO FIRST SET OF INFORMATION REQUESTS BY  
THE DEPARTMENT OF TELECOMMUNICATIONS AND CABLE

Request

D.T.C. – I.R. 1-1      In its D.T.C. 11-15 Order, the Department stated “[g]oing forward, the Department will not accept any filings inconsistent with the FCC’s most current Form 1240 without sufficient support justifying Time Warner’s basis for any modifications.” *See Petition of Time Warner Cable for Review of FCC Forms 1240 and Form 1205 for the Great Barrington, North Adams and Pittsfield Systems*, D.T.C. 11-15, at 6 (Oct. 31, 2012). Provide support justifying Time Warner’s use of modified FCC Forms 1240 in this filing.

**RESPONSE:**

**We believe the form we use is consistent with the FCC’s most current Form 1240. If you believe there are any differences, please advise.**

**Person responsible for response: Patricia Patterson**

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Request

D.T.C. – I.R. 1-2      Referring to Worksheet 7- External Costs of the FCC Forms 1240 for all three systems, explain the increase from the prior year in the Cost of Programming for Channels listed in line 701. Indicate in your response the extent to which retransmission consent fees are responsible for the increases.

**RESPONSE:**

**Retransmission consent fees are responsible for approximately 99% of the increase.**

**Person responsible for response: Patricia Patterson**

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Request

D.T.C. – I.R. 1-3      Referring to the FCC Form 1240 for the Great Barrington system, explain why line D4-Current Markup Method Segment does not equal line I2-Markup Method Segment for Projected Period from the previous year's filing.

**RESPONSE:**

**This was an error. A corrected Form 1240 is submitted herewith.**

**Person responsible for response: Patricia Patterson**

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Request

D.T.C. – I.R. 1-4      Referring to the FCC Form 1240 for the North Adams system, explain the discrepancy between line C3-Current FCC Inflation Factor, which is listed as 2.54%, and the inflation factor listed by the FCC and used in other communities, which is 1.55%.

**RESPONSE:**

**This was an error. A corrected Form 1240 is submitted herewith.**

**Person responsible for response: Patricia Patterson**

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Request

D.T.C. – I.R. 1-5      Referring to the FCC Form 1240 for the North Adams system, explain in detail why the amounts in Module A line A1, and Module D line D2, are inconsistent with the amounts found in Module I lines I9, and I7 from Time Warner's FCC Form 1240 from the previous year's filing.

**RESPONSE:**

**This was an error. A corrected Form 1240 is submitted herewith.**

**Person responsible for response: Patricia Patterson**

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Request

D.T.C. – I.R. 1-6      Referring to Time Warner's FCC Form 1205, provide a description of all changes made in the current form from Time Warner's previous Form 1205 filing. Include in Time Warner's response a detailed description of the methodology used to remove unregulated costs from the Form 1205.

**RESPONSE: We are still looking into this matter and will forward a response shortly.**